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M. McKinney and H. Noyes Greene. Ann. Cas. 1917D. Edward Thompson Company, Northport, Long Island, New York. Bancroft-Whitney Company, San Francisco. 1917. Price \$5.00

This volume has the usual amount of valuable cases admirably selected, and the notes indicate that there is no dead matter in any of the cases selected. Amongst the notes which have attracted our attention are as follows: On page 164, "What Is Measure of Damages for Delay of a Carrier of Goods." On page 847, "Is County Property Subject to a Municipal Assessment for Street Improvements." Page 307, "When Does Trespass Justify an Assault." Page 803, "Is There a Distinction between Losing and Mislaying Money." Page 4 has a valuable note of some 27 pages upon the question of the "Occupation or Employments within the Purview of Workmen's Compensation Act." And on page 654, "The Validity and construction of the Federal Acts Protecting Game," is discussed. We are glad to note that the State courts seem to be taking the same view that the Register first took when this Federal Game Law was enacted.

The Supplemental Notes to Cases keep the earliest volumes up to date, and each volume seems to us to be, if anything, an improvement upon its predecessors.

IN VACATION.

Classification.—The New York state military census is going to show some curious information. For instance, an unmarried, 19-year-old Albany girl gave these answers on her blank:

"What is your business?"

"Colporteur." (One who sells or distributes religious tracts)

"Are you in business for yourself?"

"No."

"If not, what is the name of your employer?"

"The Lord."

"What is your employer's business?"

"Forgiving sins."

"What is your employer's address?"

"The heavenly sanctuary."—St. Louis Star.

The Legal Professor—Now, will some member of the class please give me three examples of common property?

The Smart Aleck—Yes, sir—cigarettes, matches and umbrellas!" Richmond Times-Dispatch.